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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/708,557	03/11/2004	Takuji Matsuura	A 91 977/lr	2556
30008 759	90 04/04/2006		EXAM	INER
GUDRUN E. HUCKETT DRAUDT			MICHALSKI, SEAN M	
LONSSTR. 53 WUPPERTAL,	42289		ART UNIT	PAPER NUMBER
GERMANY			3725	
			DATE MAILED: 04/04/2000	6

Please find below and/or attached an Office communication concerning this application or proceeding.

· · · · · · · · · · · · · · · · · · ·	Application No.	Applicant(s)	
	10/708,557	MATSUURA, TAKUJI	
Office Action Summary	Examiner	Art Unit	
	Sean M. Michalski	3725	
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address	
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period was preply received by the office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be time will apply and will expire SIX (6) MONTHS from the cause the application to become ABANDONE	N.  nely filed  the mailing date of this communication.  D (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on <u>11 M</u>	arch 2004.		
,	action is non-final.		
3) Since this application is in condition for allowar		secution as to the merits is	
closed in accordance with the practice under E	•		
Disposition of Claims			
4) Claim(s) is/are pending in the applicatio	n.		
4a) Of the above claim(s) is/are withdray			
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-3 and 5-11</u> is/are rejected.			
7) Claim(s) 4 is/are objected to.			
8) Claim(s) are subject to restriction and/or	r election requirement.		
Application Papers			
9) The specification is objected to by the Examine	Г.		
10) The drawing(s) filed on is/are: a) acce	<u> </u>	Examiner.	
Applicant may not request that any objection to the	drawing(s) be held in abeyance. See	e 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	jected to. See 37 CFR 1.121(d).	
11) The oath or declaration is objected to by the Ex	aminer. Note the attached Office	Action or form PTO-152.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	)-(d) or (f).	
a)⊠ All b)□ Some * c)□ None of:			
1. Certified copies of the priority documents	s have been received.		
2. Certified copies of the priority documents			
3. Copies of the certified copies of the prior		ed in this National Stage	
application from the International Bureau		•	
* See the attached detailed Office action for a list	of the certified copies not receive	∤ <b>a.</b>	
Attachment(s)			
1) Notice of References Cited (PTO-892)	4) Interview Summary		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P	ate Patent Application (PTO-152)	
Paper No(s)/Mail Date	6) Other:	, <b>,</b>	

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#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 102

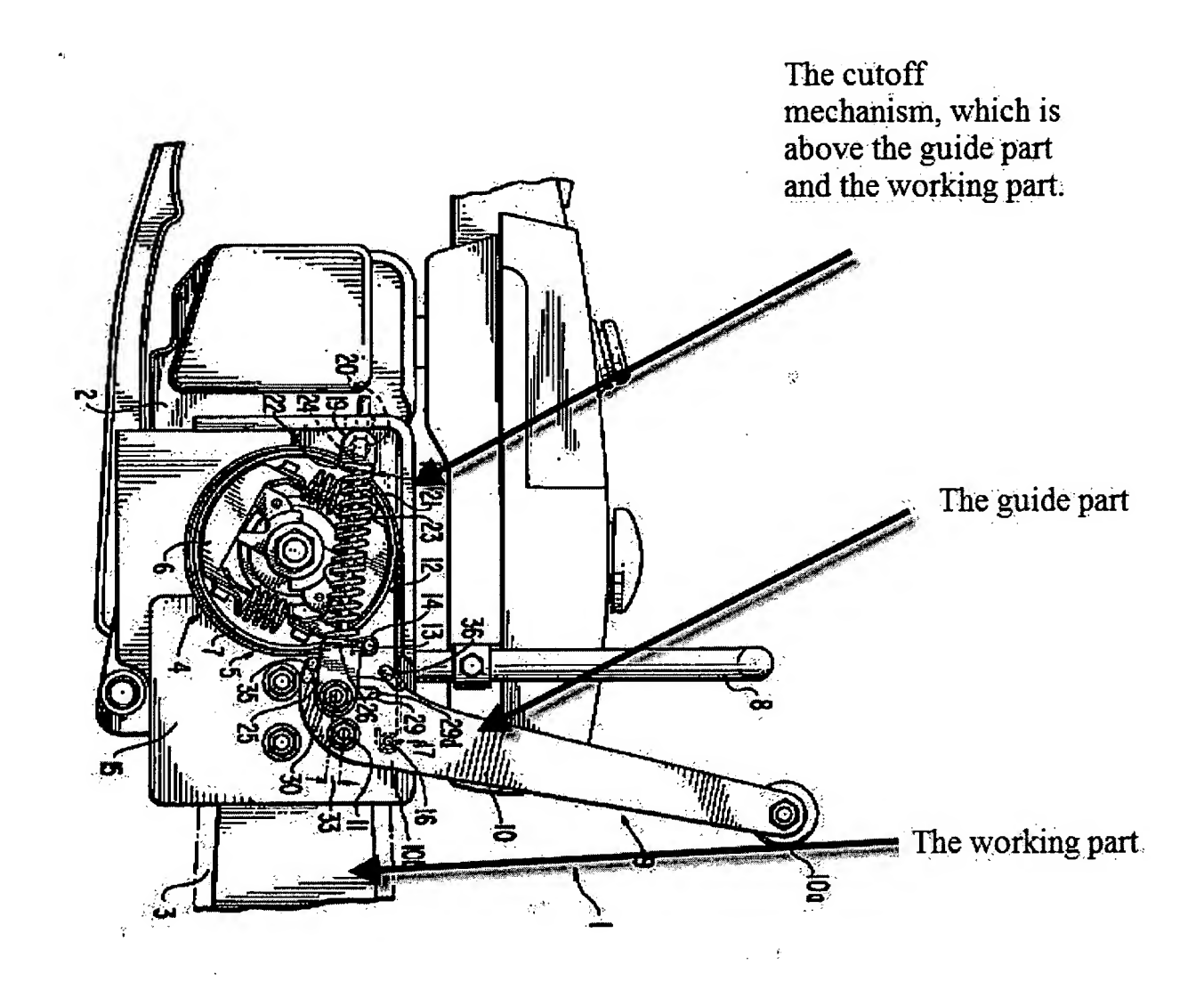
(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

1. Claims 1-3, 5-8, 10 and 11 are rejected under 35 U.S.C. 102(b) as being anticipated by Hirschoff (USPN 4,026,392).

Regarding claim 1, Hirschoff discloses a trimmer with a working part (3 figure 1) with a cutting tool (column line) and a drive (column line), a guide part (10, 10(a) figure 1) with a guide shaft (10(a) figure 1) with a drive connection (via engagement member 12 the guide is drive connected) for connecting a drive motor (2 figure 1) to the drive of the working part (column 2 line 63-66; 4 figure 1), wherein the working part (3 figure 1) is pivotable relative to the guide part (11 figures 1 and 2; 11 is described as a pivot member). Hirschoff further discloses a safety device comprising a drive cutoff mechanism (many elements of figure 1 including 12, 18, 35, and 29 comprise the mechanism) which is disclosed as braking (read as switching off) the drive of the working part (column 4 lines 65-68) when the angle between the working part (3 figure 1) and the guide part (10 figure 1) is within a predetermined range. The cutoff is effected between the angles shown in figures 1 and 2, and the action is repeatable; therefore predetermined.

2. Regarding claim 2, Hirschoff further discloses that the cutoff mechanism is arranged above the working part and the guide part (as seen below).

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- 3. Regarding claim 3, Hirschoff further discloses an engagement member (12 figures 1 and 2) which engages a drive member of the drive (7 figure 2), in order to turn off the drive (column 4 lines 65-68).
- 4. Regarding claim 5, Hirschoff further discloses a cam controlled lifting pin (30 figures 1 and 2) which controls the cutoff mechanism (since the cutoff mechanism is effected by the engagement of 12 which is connected to 13 and 14 which are controlled by the motion of 30 relative to 29).

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- 5. Regarding claim 6, Hirschoff further discloses that the engagement member is rotated by the lifting pin, since when the lifting pin is lifted, 14 forces 12 to rotate counter-clockwise as seen in figures 1 and 2.
- 6. Regarding claim 7, Hirschoff inherently meets the limitation that the rotary driving direction of the drive member is opposite the rotational direction of the engagement section. All chain bladed saws rotate such that when the bottom of the blade contacts the work piece the debris flies down, and not up. Therefore as seen in figure 2, the drive member (7 figure 2) is rotating clockwise. This is opposite to the direction of rotation of the mechanism as discussed in the preceding paragraph.
- 7. Regarding claim 8, Hirschoff further discloses that the cutting tool is a blade. The working end of a chainsaw *is* a blade, specifically a chain-blade or a blade comprised of links. The plain meaning of 'blade' is the cutting part of an implement (Merriam Webster's).
- 8. Regarding claim 10, Hirschoff further discloses that the blade is a rotary blade.

  Chain saws are known to operate with the chain-blade rotating around a guide member and being driven by a driving member (as seen in figure 2). Since the blade is rotating in a single plane the blade is said to be rotary.
- 9. Regarding claim 11, the stipulation that the trimmer be a "hedge" trimmer or a "grass" trimmer describes intended use and is not given patentable weight. It has been held that a recitation with respect to the manner in which a claimed apparatus is intended to be used does not differentiate the claimed apparatus from a prior art apparatus satisfying the claimed structural limitations. *Ex parte Mashum*, USPQ2d 1647

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(1987). Furthermore the chainsaw is inherently capable of trimming hedges, and is therefore considered to be a hedge trimmer.

#### Claim Rejections - 35 USC § 103

- 10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 11. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - 2. Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.
- 12. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hirschoff in view of Richards (USPGPUB 2004/0035009).

Hirschoff teaches all the elements of the claimed invention as discussed above, except for the limitation that said blade be a reciprocating blade.

Richards teaches the use of a power tool with a reciprocating blade or alternatively with a chain saw blade (paragraph 24, indicated by 24 figure 1).

Richards shows that reciprocating blades and chain saw blades are equivalent structures known in the art. Therefore, because chain blades and reciprocating blades

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were art recognized equivalents at the time the invention was made, it would have been obvious to one skilled in the art to substitute a reciprocating saw for a chain saw.

### Allowable Subject Matter

- 13. Claim 4 is objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 14. The following is an examiner's statement of reasons for allowance: Although gear stops are well known (see Lindemeyer USPN 4,424,948), as are pivotable hedge trimmers (see Lonnecker USPN 4,651,420; Langhans USPN 6,735,873; Janczak USPN 6,182,367) there is no motivation to combine. Lindemeyer is non-analogous art.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sean M. Michalski whose telephone number is 571-272-6752. The examiner can normally be reached on M-F 7:30AM - 3:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Derris Banks can be reached on 571-272-4419. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Smm

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TECHNOLOGY CENTER 3700